

REISSUE APPLICATION DECLARATION AND POWER OF ATTORNEY BY INVENTOR

Docket Number 520.30414R46

As a below named inventor, I hereby declare that:

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My residence, mailing address and citizenship are stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is described and claimed in patent number 6,330,756 B1, granted December 18, 2001, and for which a reissue patent is sought on the invention entitled VACUUM PROCESSING APPARATUS AND OPERATING METHOD THEREFOR, the specification of which

	is attached hereto
XX	was filed on February 1, 2002 as reissue application number 10/060,304 and was amended on
including t I acknowle defined in I verily bel	ewed and understand the contents of the above-identified specification, the claims, as amended by any amendment referred to above. The duty to disclose information which is material to patentability as 37 C.F.R. § 156. The dieve the original patent be wholly or partly inoperative or invalid, for the escribed below. (Check all boxes that apply.)
	by reason of a defective specification or drawing.
XX	by reason of the patentee claiming more or less than he had the right to claim in the patent.
	by reason of other errors.
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At least one error upon which reissue is based is described below. If the reissue is a broadening reissue, such must be stated with an explanation as to the nature of the broadening:

Patentees claimed less than The had a right to claim in the patent, in claim 9, in reciting a vacuum chamber connected to the two lock chambers via the "another valve gate", with prior recitation of this component in patent claim 9 being "another gate valve"; in claim 9 of the reissue application the "another valve gate" has been amended to -- another gate valve--.

520.30414R46

I/We hereby claim benefit under Title 35, United States Code § 119 of any provisional application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the foreign application(s) on which priority is claimed:

Provisional and/or Foreign Application(s)

Number	Country	Date Filed	Priority Claimed
02-225321	Japan	8-29-90	YES

I/We hereby claim benefit under Title 35, United States Code § 120 of any United States application(s) listed below, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, I/we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	<u>Status</u>
09/552,572	April 19, 2000	Patented
09/461,432	December 16, 1999	Patented
09/177,495	October 23, 1998	Patented
09/061,062	April 16, 1998	Patented
08/882,731	June 26, 1997	Patented
08/593,870	January 30, 1996	Patented
08/443,039	May 17, 1995	Patented
08/302,443	September 9, 1994	Patented
08/096,256	July 26, 1993	Patented
07/751,951	August 29, 1991	Patented

All errors corrected in this reissue application arose without any deceptive intention on the part of the Applicant.

I hereby appoint as principal attorneys: Donald R. Antonelli, Reg. No. 20,296; David T. Terry, Reg. No. 20,178; Melvin Kraus, Reg. No. 22,466; William I. Solomon,

Reg. No. 28,565; Gregory E. Montone, Reg. No. 28,141; Ronald J. Shore,

Reg. No. 28,577; Donald E. Stout, Reg. No. 26,422; Alan E. Schiavelli,

Reg. No. 32,087; James N. Dresser, Reg. No. 22,973, Carl I. Brundidge,

Reg. No. 29,621; and Paul J. Skwierawski, Reg. No. 32,173; to prosecute and transact all business in the Patent and Trademark Office connected with this application and any related United States and international applications.

Please Direct all Communications to: Antonelli, Terry, Stout & Kraus, LLP Suite 1800 1300 North Seventeenth Street Arlington, Virginia 22209

Direct Telephone Calls To: (703) 312-6600

(Signature)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

(Full Name)

NUCT KADIN KATA
Date Aug. 29, 102 Inventor Shigekazu KATO NHIGE KAZU KATO
Residence Same as Post Office Address Citizenship Japan
Post Office Address 12-4, 3-chome, Toyo, Kudamatsu-Shi, Yamaguchi-Ken,
<u>Japan</u>
(Signature)
(Full Name)
Date Aug. 29, '02 Inventor Kouji NISHIHATA Kary / Whihala
(Full Name) (Signature) Date Aug. 19, '02 Inventor Kouji NISHIHATA Kouji Nükhala Residence Same as Post Office Address Citizenship Japan
Post Office Address 6-37, 3-chome, Toishi, Tokuyama-Shi, Yamaquchi-Ken,
Japan
(Signature)
(Full Name) (Signature)
Date Aug. 29. 02 Inventor Tsunehiko TSUBONE Sourehike Sourehile
(Full Name) (Signature) Date <u>Aug. 29. '02</u> Inventor <u>Tsunehiko TSUBONE</u> <u>Saunehiko Zsubone</u> Residence <u>Same as Post Office Address</u> Citizenship <u>Japan</u>
Post Office Address 1-47, Iwagari-Cho, Hikari-Shi, Yamaguchi-Ken,
Japan
(Consture)
(Full Name)
$=$ \cdot
Date Aug. 27, 16 Inventor Atsushi II OU Attack WAY
(Full Name) (Signature) Date Aug. 21, W Inventor Atsushi ITOU Residence Same as Post Office Address Citizenship Japan Post Office Address 499-3 Ikunova, Kudamatsu-Shi, Yamaquchi-Ken, Japan